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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/716,920	11/19/2003	Kurt W. Kramarz	937-1533	6420
	7590 08/06/200 NDERHYE, PC	EXAMINER		
901 NORTH GLEBE ROAD, 11TH FLOOR ARLINGTON, VA 22203			KEYS, ROSALYND ANN	
ARLINGTON,	VA 22203		ART UNIT	PAPER NUMBER
			1621	
			MAIL DATE	DELIVERY MODE
			08/06/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)					
		10/716,920	KRAMARZ ET AL.					
		Examiner	Art Unit					
		Rosalynd Keys	1621					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHICH - Extensi after SI - If NO p - Failure Any rep	RTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DAID ions of time may be available under the provisions of 37 CFR 1.13 X (6) MONTHS from the mailing date of this communication. eriod for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, ply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMM (6(a). In no event, however, n ill apply and will expire SIX (6 cause the application to beco	UNICATION. lay a reply be timely filed MONTHS from the mailing date of this communica me ABANDONED (35 U.S.C. § 133).					
Status								
1)⊠ F	Responsive to communication(s) filed on <u>17 Ju</u>	<u>ly 2007</u> .						
2a) <u> </u>	This action is FINAL . 2b)⊠ This action is non-final.							
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
С	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositio	n of Claims							
4) 🛛 C	Claim(s) <u>1,3-10 and 12-28</u> is/are pending in the	e application.						
4	4a) Of the above claim(s) is/are withdrawn from consideration.							
• —	5) Claim(s) is/are allowed.							
· ·	S)⊠ Claim(s) <u>1,3-10 and 12-28</u> is/are rejected.							
· ·	7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or election requirement.								
Applicatio	n Papers							
9)□ ⊤	he specification is objected to by the Examine	г.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
11) 🔲 1	ne oath or declaration is objected to by the Ex	aminer. Note the atta	ched Office Action of form PTO-152					
Priority un	nder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
1. Certified copies of the priority documents have been received.								
2. Certified copies of the priority documents have been received in Application No								
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
36	se the attached detailed Office action for a list	or the certified copies	TIOC TEGETVEG.					
Attachment(_						
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)		view Summary (PTO-413) r No(s)/Mail Date					
3) Informa	ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	5) 🔲 Notic	e of Informal Patent Application					

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DETAILED ACTION

Status of Claims

1. Claims 1, 3-10, and 12-28 are pending.

Claims 1, 3-10, and 12-28 are rejected.

Claims 2 and 11 are cancelled.

Claim Objections

2. Claims 3 and 7 are objected to because of the following informalities: in line 9, of claim 3, the word "form" should be changed to "from"; in line 2 of claim 7, the word "covered" should be changed to "recovered". Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 5. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was

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commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

6. Claims 1, 3-10, and 12-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barker et al. (US 4,426,542) alone or in view of Starks et al. (Phase Transfer Catalysis, 1994, pp. 482-488), Halpern et al. (Spec. Publ.-R. Soc. Chem, 1999, pp. 30-39) or Judge et al. (UK 1 547 856).

Barker et al. teach an aldol condensation reaction with carbon 5 and 6 aldehydes to produce a mixture comprising unsaturated aldehydes, which are hydrogenated to C12 or C14 alcohols (example 14). The aldol reaction takes place in the presence of aqueous sodium hydroxide and a tetrabutyl-ammonium chloride phase transfer catalyst (water-soluble phasetransfer catalyst). The aldol reaction is conducted at temperature upwards of 60°C upto 150°C or higher (see column 3, lines 15-20). It is taught that the aldehyde product mixture is subjected to an aldol reaction, followed by decantation and water washing or other simple procedures to separate the organic product-containing phase from the aqueous phase. The productcontaining phase is then hydrogenated, converting both the C5 aldehydes and C10 enals to the corresponding alcohols (see column 6, lines 25-32). The aldol reaction may be continuous or batch (see column 3, lines 60-65).

Barker et al. differ from the instant claims in that Barker et al utilize a different carbon 5 aldehyde then the claimed invention.

One having ordinary skill in the art at the time the invention was made would have found it obvious to substitute the carbon 5 aldehyde of the instant claims for the carbon 5 aldehyde of Barker et al. with the expectation of obtaining the corresponding unsaturated aldehyde by cross aldol condensation reaction.

Barker et al. teach the claimed invention as disclosed above but fail to teach removing the phase transfer catalyst by water washing.

Halpern et al. teach removal of quaternary ammonium salts from organic phase with water washing (see pages 34 and 35).

One having ordinary skill in the art at the time of the invention was made would have found it obvious to remove the PTC from the reaction product of Barker et al., by water washing the PTC as taught by Halpern et al., since Halpern et al. teach that water washing has been shown to be an effective means for extracting quaternary ammonium salts from an organic phase.

Barker et al. fail to teach the claimed molar ratios. However, modification of concentration of reactants if often to done to optimize conversions and yields. Further, changes in temperature, concentrations, or other process conditions of an old process does not impart patentability unless the recited ranges are critical, i.e., they produce a new and unexpected result. In re Aller et al., (CCPA 1955) 220 F2d 454, 105 USPQ 233.

Barker et al. fail to teach using sodium hydroxide in a 10-50% weight solution.

Judge et al. teach an aldol concentration reaction wherein the alkali metal hydroxide solution is 4-50%, more preferably 5-15%, by weight (see page 3, liens 35-43).

One having ordinary skill in the art at the time the invention was made would have found it obvious to utilize an aqueous alkali metal solution, in the range taught by Judge et al., in the process of Barker et al., since Judge et al. has shown that this range is effective for use in aldol condensation reactions.

Barker et al. differ from the instant invention in that Barker et al. do not teach conducting the crossed-aldol reaction in a three-phase system.

Halpern et al. teach that there are several criteria to be considered when choosing a phase-transfer catalyst for a commercial phase-transfer catalysis application. The most

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important criteria are reactivity, separation of catalyst from the product, availability, the real cost of catalyst and solvent, method of environmentally acceptable disposal, catalyst stability and toxicity (see page 30). Halpern et al. compare three widely used PTCs, namely Aiquat®336 (methyl tricapryl ammonium bromide); Aliquat®100 (tetrabutyl ammonium bromide) and Aiquat®175 (methyl tributyl ammonium chloride). Halpern et al. teach that most PTC systems work at very high ionic strength, and that Aiquat®175 in particular, excels in PTC reactions using 50% NaOH. Halpern et al. teach that at these ionic strengths, even the most hydrophilic quat salts are salted out of the aqueous phase (see page 36). It is further taught on page 36 that in some cases with high ionic strength a third phase can be formed with tetrabutylammonium salts and a very high reactivity may be observed.

Starks et al. (see page 10 and pages 253-255) teach that tetrabutylammonium salts forms a third layer (phase) when used in conjunction with an organic phase that has little polarity and with a concentrated aqueous solution of inorganic salts. Starks et al. teach that in this situation, most of the reaction occurs in the third phase with both aqueous and organic reagent transferring to this phase for conversion, which allows for a faster reaction than with simple PTC reactions. Starks et al. teach that because formation of a third phase offers simplified catalyst removal and recovery procedures, third-phase catalysis is highly attractive for commercial operations.

One having ordinary skill in the art the time the invention was made would have been motivated to carry out the reaction of Barker et al. utilizing a third phase as taught Starks et al. and Halpern et al., since Starks et al. teach that third phase reactions may be faster than simple PTC reactions and formation of third phase offers simplified catalyst removal and recovery procedures and Halpern et al. teach that very high reactivity may be observed with the use of a third phase.

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Note: The Examiner has considered the comparative data given by Applicants but did not find that the results obtained were unexpected based upon the teachings of the prior art.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rosalynd Keys whose telephone number is 571-272-0639. The examiner can normally be reached on M, W & F 5:30-7:30 am & 1-5 pm; T & Th 5:30 am-4 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yvonne Eyler can be reached on 571-272-0871. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Rosalynd Keys/ Primary Examiner Art Unit 1621

August 2, 2007